the spurtenances, and all the estate, title and interest of the said party of the second part, its heirs and state of the second part, its heirs and state of the second part, its heirs and state of Kansas, described a Beginning at a point 1014.5 feet South North East Quarter of Section Six (6).  Renge Twenty (20) and 367 feet East of Avenue, in the City of Lawrence, thence Weat 83.5 feet, thence North 240 feet, place of beginning, otherwise known as Sub-Division.  The appurtenances, and all the estate, title and interest of the estate of Darties of the first part.  hereby covenant and agree that at the delivery hereof the sead parties of the first part.  hereby covenant and agree that at the delivery hereof and interest of the parties of the first part.  But if default be made in such payments, or any part thereof or interest then this conversace shall become absolute, and they therefy to you the second part.  But if default be made in such payments, or any part thereof or interest then this conversace shall become absolute, and they therefy to you the second part; its successors and assigns, at any time therefire, be need parties of the first part, the with the costs and charges of making such sale, and the overplus, if any the to said part is such and are all gifts day and year first above written.  In Wilness Whereof. The said part 168 of the first and seal gift day and year first above written.  gued, Scaled and delivered in presence of	and State of Kansas  tion of the second part.  of the first part, in consideration of the sum of the sold and by these presents do grant, and assigns forever, all that tract or parcel of follows, to-wit:  of the North line of the consumption of the Last line of Barker.  South 240 feet, thence thence East 53.5 feet to the portion of Anderson.  independent of the first part therein.
Lawrence , in the County of Douglas int part, and The Douglas County Building and Loan Assoc Witnesseth. That the said part 168 cen Hundred and no/100———————————————————————————————————	and State of Kansas  tion of the second part.  of the first part, in consideration of the sum of the sold and by these presents do grant, and assigns forever, all that tract or parcel of follows, to-wit:  of the North line of the consulty Thirteen (13), the East line of Barker  South 240 feet, thence thence East 53.5 feet to the nortion of Anderson  independent of the first part therein.
Lawrence	and State of Kaneas  Ition of the second part.  If the first part, in consideration of the sum of DOLLARS  The sold and by these presents do grant, and assigns forever, all that tract or parcel of follows, to-wit:  If the North line of the comeship Thirteen (13),  The East line of Barker  South 240 feet, thence  Thence East 83.5 feet to the portion of Anderson  Anderson  Idea of the first part therein.
witnesseth. That the said part 168  Witnesseth. That the said part 168  Witnesseth. That the said part 168  Been Hundred and no/100	and state the second part.  It in of the second part.  If the first part, in consideration of the sum of the sum of the sold and by these presents do grant, and assigns forever, all that tract or parcel of follows, to-wit:  If the North line of the commonly Thirteen (13), the East line of Barker South 240 feet, thence thence East 53.5 feet to the portion of Anderson  In ortion of Anderson  If the Market Line of the first part therein they are the lawful owner 80 feet are the
witnesseth. That the said part 168  Witnesseth. That the said part 168  Witnesseth. That the said part 168  Been Hundred and no/100	and state the second part.  It in of the second part.  If the first part, in consideration of the sum of the sum of the sold and by these presents do grant, and assigns forever, all that tract or parcel of follows, to-wit:  If the North line of the commonly Thirteen (13), the East line of Barker South 240 feet, thence thence East 53.5 feet to the portion of Anderson  In ortion of Anderson  If the Market Line of the first part therein they are the lawful owner 80 feet are the
witnesseth. That the said part 168  Witnesseth. That the said part 168  Witnesseth. That the said part 168  Been Hundred and no/100	of the first part, in consideration of the sum of
the spurtenances, and all the estate, title and interest of the said party of the second part, its heirs and state of the second part, its heirs and state of the second part, its heirs and state of Kansas, described a Beginning at a point 1014.5 feet South North East Quarter of Section Six (6).  Renge Twenty (20) and 367 feet East of Avenue, in the City of Lawrence, thence Weat 83.5 feet, thence North 240 feet, place of beginning, otherwise known as Sub-Division.  The appurtenances, and all the estate, title and interest of the estate of Darties of the first part.  hereby covenant and agree that at the delivery hereof the sead parties of the first part.  hereby covenant and agree that at the delivery hereof and interest of the parties of the first part.  But if default be made in such payments, or any part thereof or interest then this conversace shall become absolute, and they therefy to you the second part.  But if default be made in such payments, or any part thereof or interest then this conversace shall become absolute, and they therefy to you the second part; its successors and assigns, at any time therefire, be need parties of the first part, the with the costs and charges of making such sale, and the overplus, if any the to said part is such and are all gifts day and year first above written.  In Wilness Whereof. The said part 168 of the first and seal gift day and year first above written.  gued, Scaled and delivered in presence of	e sold and by these presents do grant, and assigns forever, all that tract or parcel of follows, to-wit:  of the North line of the common that the second of the s
the spurtenances, and all the estate, title and interest of the said party of the second part, its heirs and state of the second part, its heirs and state of the second part, its heirs and state of Kansas, described a Beginning at a point 1014.5 feet South North East Quarter of Section Six (6).  Renge Twenty (20) and 367 feet East of Avenue, in the City of Lawrence, thence Weat 83.5 feet, thence North 240 feet, place of beginning, otherwise known as Sub-Division.  The appurtenances, and all the estate, title and interest of the estate of Darties of the first part.  hereby covenant and agree that at the delivery hereof the sead parties of the first part.  hereby covenant and agree that at the delivery hereof and interest of the parties of the first part.  But if default be made in such payments, or any part thereof or interest then this conversace shall become absolute, and they therefy to you the second part.  But if default be made in such payments, or any part thereof or interest then this conversace shall become absolute, and they therefy to you the second part; its successors and assigns, at any time therefire, be need parties of the first part, the with the costs and charges of making such sale, and the overplus, if any the to said part is such and are all gifts day and year first above written.  In Wilness Whereof. The said part 168 of the first and seal gift day and year first above written.  gued, Scaled and delivered in presence of	e sold and by these presents do grant, and assigns forever, all that tract or parcel of follows, to-wit:  of the North line of the common that the second of the s
sell and Mortgage to the said party of the second part, its heirs used in the County of Douglas and State of Kansas, described a Beginning at a point 1014.5 feet South North East Quarter of Section Six (6), Renge Twenty (20) and 367 feet East of Avenue, in the City of Lawrence, thence Weat 83.5 feet thence North 240 feet, place of beginning, otherwise known as Sub-Division.  The appurtenances, and all the estate, title and interest of the seaid Darties of the first nart hereby covenant and agree that at the delivery hereof mises above granted, and seized of a good and indefeasible esta rances  and is intended as a mortgage to secure the payment of Fifth according to the terms of One certain note parties of the first part  and this conversace shall become absolute, and the whole amount shall be with the costs and drange of making such sale, and the verplax, if any the second part it is successors and saigns, at up time therether, or ner prescribed by law; and out of all the money arising from such as with the costs and charge of making such sale, and the overplax, if any the said part 168 of the first part, the In Witness Whereof. The said part 168 of the first and scal githe day and year first above written.  Good, Sealed and delivered in presence of	nd assigns forever, all that tract or parcel of follows, to-wit:  of the North line of the commship Thirteen (13),  the East line of Barker  South 240 feet, thence thence East 83.5 feet to the portion of Anderson  id part 168 of the first part therein.
Beginning at a point 1014.5 feet South North East Quarter of Section Six (6), Range Twenty (20) and 367 feet East of Avenue, in the City of Lawrence, thence West 83.5 feet, thence North 240 feet, place of beginning, otherwise known as Sub-Division.  The appurtenances, and all the estate, title and interest of the estaid Darties of the first part hereby covenant and agree that at the delivery hereof the hereby covenant and agree that at the delivery hereof tamies above grapted, and seized of a good and indefeasible esta rances  ant is intended as a mortgage to secure the payment of pift according to the terms of One certain note parties of the first part  and this converted or interest then this converted and become absolute, and the whole amount shall be yof the second part and out of all the money arising from use the ere prescribed by law, and out of all the money arising from use the with the costs and charges of making such sale, and the overplus, if any th to said parties of the first part, the  In Witness Whereof, The said part 188 of the first and seal gith day and year first above written.  gued, Scaled and delivered in presence of	of the North line of the Compship Thirteen (13), the East line of Barker South 240 feet, thence thence East 83.5 feet to the Lordion of Anderson  id part 168 of the first part therein.  they are the lawful owner 80
North East Quarter of Section Six (6).  Range Twenty (20) and 367 feet East of Avenue, in the City of Lawrence, thence Weat 83.5 feet, thence North 240 feet.  Dlace of beginning, otherwise known as Sub-Division.  Ithe appurtenances, and all the estate, title and interest of the seald Darties of the first Dart.  hereby covenant and agree that at the delivery hereof the seald Darties of the first Dart.  hereby covenant and agree that at the delivery hereof tames above grapted, and seized of a good and indefeasible esta rances  ant is intended at a mortgage to secure the payment of Pift according to the terms of One certain note parties of the first Dart and this convertance shall become absolute, and the whole amount shall be yof the second part and out of all the moneys arising from such sale with the costs and charges of making such sale, and the overplus, if any the to said Darties of the first part, the In Witness Whereof. The said part 168 of the first and seal gith day and year first above written.  Junck Scaled and delivered in presence of	the East line of Barker South 240 feet, thence thence East 83.5 feet to the nortion of Anderson  id part 168 of the first part therein.
Renge Twenty (20) and 367 feet East of Avenue, in the City of Lawrence, thence West 83.5 feet, thence North 240 feet, place of beginning, otherwise known as Sub-Division.  Ithe appurtenances, and all the estate, title and interest of the estate and parties of the first part.  hereby covenant and agree that at the delivery hereof the interest of the estate and parties of the first part.  hereby covenant and agree that at the delivery hereof the interest of the estate and interests of the first part.  And this intended at a mortgage to secure the payment of parties of the first part and this convenance shall become should, and the whole amount shall be the most of the second part and the whole amount shall be the second part and out of all the money arising from such also mer preceded by law, and out of all the money arising from such also mer preceded by law, and out of all the money arising from such also with the costs and charges of making such sale, and the overplus, if any the to said part less of the first part, the line Witness Whereof. The said part less of the first and seal githe day and year first above written.  June 1 18 18 18 18 18 18 18 18 18 18 18 18 1	the East line of Barker  South 240 feet, thence  thence East 83.5 feet to the  nortion of Anderson  id part 168 of the first part therein.
Avenue, in the City of Lawrence, thence Weat 83.5 feet, thence North 240 feet, place of beginning, otherwise known as Sub-Division.  It the appurtenances, and all the estate, title and interest of the estate particular and parties of the first part.  Thereby covenant and agree that at the delivery hereof the particular and seized of a good and indefeasible estarances.  And is intended at a mortgage to secure the payment of fifth according to the terms of One certain note parties of the first part and this convenance shall become absolute, and the whole amount shall be yof the second part. It is successors and astigms, at any time thereafter, be and particular and out of all the moneys arising from such with the costs and charges of making such sale, and the overplus, if any the to said part 168 of the first part, the In Witness Whereof. The said part 168 of the first and seal githed ay and year first above written.  June 168 of the first part, the line witness whereof in the first and seal githed and grant first above written.	South 240 feet, thence hence East 83.5 feet to the nortion of Anderson  id part 168 of the first part therein.  they are the lawful owner 80
Weat 83.5 feet, thence North 240 feet, place of beginning, otherwise known as Sub-Division.  the appurtenances, and all the estate, title and interest of the seaid Parties of the first part hereby covenant and agree that at the delivery hereof insees above grapted, and seized of a good and indefeasible esta rances  ant is intended as a mortgage to secure the payment of Fifth according to the terms of One certain note parties of the first part  and this conversance shall become absolute, and the whole amount that is then this conversance shall become absolute, and the whole amount that is then this conversance shall become absolute, and the whole amount that is then this conversance shall become absolute, and the order but with the costs and warge of making such sale, and the overplus, if any it to said Parties of the first part, the  In Witness Whereol. The said part 168 of the first and seal gith day and year first above written.  Such Saled and delivered in presence of	thence East 83.5 feet to the portion of Anderson  id part 168 of the first part therein.
place of beginning, otherwise known as Sub-Division.  the appurtenances, and all the estate, title and interest of the seaid Parties of the first nart hereby covenant and agree that at the delivery hereof insees above grapted, and seized of a good and indefeasible esta rances  ant is intended as a mortgage to secure the payment of Fift according to the terms of One certain note parties of the first part  and this conversace shall become absolute, and the whole amount shall be with the costs and daying of may be seen them this conversace shall become absolute, and the whole amount shall be with the costs and daying of any time therestree, to mer prescribed by law; and out of all the moneys arising from such sale with the costs and darges of making such sale, and the overplus, if any it to said parties of the first part, the	id part 168 of the first part therein.
the appurtenances, and all the estate, title and interest of the seaid Darties of the first nart hereby covenant and agree that at the delivery hereof mises above granted, and seized of a good and indefeasible estarances.  ant is intended as a mortgage to secure the payment of Fifty according to the terms of One certain note parties of the first part and this convergence shall become absolute, and the whole amount shall be yet the second part.  But if default be made in such payments, or any part thereof, or interest then this convergence shall become absolute, and the whole amount shall be with the costs and charges of making such sale, and the overplus, if any it to said part less of the first part, the to said part less of the first part, the In Witness Whereof. The said part less of the first and seal githe day and year first above written.  Gued, Sealed and delivered in presence of	id part 168 of the first part therein.
the appurtenances, and all the estate, title and interest of the estate and interest of the state and interest of a good and indefeasible estate and is intended as a mortgage to secure the payment of Fifth according to the terms of One certain note parties of the first part and this compared the state and interest then this conveyance shall become absolute, and the whole amount shall be yet the second part.  But if default be made in such payment, or any part thereof, or interest then this conveyance shall become absolute, and the whole amount shall be yet the second and state of the state and the overplus, if any it to said part 108 of the first part, the state and seal githe day and year first above written.  In Witness Whereof. The said part 108 of the first and seal githe day and year first above written.	ney are the lawful owner sof
e said	ney are the lawful owner sof
e said	ney are the lawful owner sof
e said	ney are the lawful owner sof
e said	ney are the lawful owner sof
e said	ney are the lawful owner sof
hereby coverant and agree that at the delivery hereof thisses above grapted, and seized of a good and indefeasible esta rances	the lawful owner 8 of of inheritance therein, free and clear of all
mises above granted, and seized of a good and indefeasible esta rances  ant is intended as a mortgage to secure the payment of Fifty according to the terms of One certain note  parties of the first part  and this convergence shall become absolute, and the whole amount shall be then this convergence shall become absolute, and the whole amount shall be with the costs and dranged of making such sale, and the overplus, if any it to said part 168 of the first part, the to said part 168 of the first part, the line Witness Whereof. The said part 168 of the first and seal gift day and year first above written.  gued, Sealed and delivered in presence of	of inheritance therein, free and clear of all
ant is intended as a mortgage to secure the payment of Fift according to the terms of One certain note parties of the first part aid party of the second part and this coor But if default be made in such payments, or any part thereof, or interest then this conveyance shall become absolute, and the whole amount shall be yof the second part, its successors and assigns, at any time thereafter, to a ner prescribed by law; and out of all the money arising from such with the costs and charges of making such sale, and the overplus, if any it to said parties of the first part, the In Witness Whereof, The said part 108 of the first and seal gifte day and year first above written.	
ant is intended as a mortgage to secure the payment of Fifty, according to the terms of ONE certain note.  —partles of the first part  —and this coar  But if default be made in such payments, or any part thereof or interest then this convergence shall become shoulte, and the whole amount shall be yof the second part, its successors and assigns, at any time therefore, to so mer prescribed by law; and out of all the money arising from such with the costs and charges of making such sale, and the overplus, if any the to said partless of the first part, the In Witness Whereof. The said part 198 of the first and seal githe day and year first above written.  [Mathematical Company of the Company of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned, Scaled and delivered in presence of the control of the first gned the gned	
according to the terms of ONE certain NOTE  parties of the first part  and party of the second part  But if default be made in such payments, or any part thereof or interest then this convergence shall become shoults, and the whole amount shall be yet the second part, its successors and assigns, at any time therefor, to a ner prescribed by law; and out of all the money arising from such with the costs and charges of making such sale, and the overplus, if any the to said parties of the first part, the line with the costs and charges of making such sale, and the overplus, if any the to said parties of the first part, the line with the sale gath day and year first above written.  In Witness Whereof. The said part 108 of the first and seal githe day and year first above written.	
according to the terms of ONE certain NOTE  parties of the first part  and party of the second part  But if default be made in such payments, or any part thereof or interest then this convergence shall become shoults, and the whole amount shall be yet the second part, its successors and assigns, at any time therefor, to a ner prescribed by law; and out of all the money arising from such with the costs and charges of making such sale, and the overplus, if any the to said parties of the first part, the line with the costs and charges of making such sale, and the overplus, if any the to said parties of the first part, the line with the sale gath day and year first above written.  In Witness Whereof. The said part 108 of the first and seal githe day and year first above written.	en Hundred and no/100
parties of the first part  and this con- and this con- But if default be made in such payments, or any part thereof, or interest then this conveyance shall become absolute, and the whole amount shall be yet of the second part, its successors and saigns, at any time three-tier, to a ner prescribed by law, and out of all the moneys arising from such sale with the costs and charges of making such sale, and the overplus, if any it to sald	_this day executed and delivered by the said
But if default be made in such payments, or any part thereof or interest then this conveyance shall become absolute, and the whole amount shall be yof the second purt, its successors and assigns, at any time therester, to some prescribed by law; and out of all the moneys arising from such sale with the costs and charges of making such sale, and the overplus, if any the to sald	
But if default be made in such payments, or any part thereof or interest then this conveyance shall become absolute, and the whole amount shall be yof the second purt, its successors and assigns, at any time therester, to some prescribed by law; and out of all the moneys arising from such sale with the costs and charges of making such sale, and the overplus, if any the to sald	rance shall be void if such payments be made as herein
to said parties of the first part, the  In Witness Whereof. The said part les of the first and seal 6the day and year first above written.  gned, Sealed and delivered in presence of	hereon, or the taxes, or if the insurance is not kept up one due and payable, and it shall be lawful for the I the premises hereby granted, or any part thereof, in or retain the amount then due for principal and interest, re be, shall be paid by the party making such sale, on
In Witness Whereoi, The said part 108 of the first and seal 6the day and year first above written, goed, Scaled and delivered in presence of	heirs and assigns.
and seal 6the day and year first above written.  gned, Sealed and delivered in presence of	
gned, Sealed and delivered in presence of	
	1818eren (SEAL)
	Milleren (SEAL)
TATE OF PANAS	(SEAL)
CACK THE RANGE WATER CO.	
TATE OF KANSAS	(SEAL)
Dougla 8 County.)  Be It Remembered, That on this.	9th day of August AD 19 50
NOTAD in and for said County and State, came	
Man 16 J. Herren	
G I I V / (	H.H. Herren and his wife,
IN WITNESS WHEREOF, I have here	H.H. Herren and his wife,  ne person 8who executed the foregoing instrument of
the day and year last above written.	H.H. Herren and his wife,
nmission expires January 13th, 1952	H.H. Herren and his wife,  ne person 8who executed the foregoing instrument of uttor of the same.  nto subscribed my name and affixed my official seal or
the territory of the territory of the control of th	H.H. Herren and his wife,  ne person 8who executed the foregoing instrument of
	H.H. Herren and his wife,  ne person 8who executed the foregoing instrument of uttor of the same.  nto subscribed my name and affixed my official seal or

Recorded Adgust 21, 1950 at 7:05 a. M. Relable.

The note herein described, having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. As witness my hand, this 20th day of August A. D. 1953

(Corp. Seal)

The Douglas County Building and Loan Association

By Pearl Emick Secretary